

The Planning Inspectorate.

Your Reference:

Our Reference: N/113/01525/22/IC

Contact: Miss L. Stuart

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Date: 25 July 2024

Dear Sir,

APPLICANT: Chrysaor Limited,
PROPOSAL: Viking Carbon Capture Scheme Pipeline.
LOCATION: VIKING CCS PIPELINE IMMINGHAM TO THEDDLETHORPE,
MAPLETHORPE ROAD, THEDDLETHORPE

Please find set below the response to the issues arising from the hearings held in July.

Actions arising from the Issues Specific Hearing 2

8. To review the Construction Environment Management Plan (CEMP) and the Outline Landscape and Ecology Management Plan (OLEMP), with a view to checking whether such documents do satisfactorily secure biodiversity net gain to the extent that a separate requirement in the DCO is not required.

Response:

In the Outline Landscape and Ecological Management Plan Revision A at 1.5.40 it advises that "the applicant will provide at least 10% BNG as part of the proposed development." A Draft Biodiversity Net Gain Assessment (document 6.7.1) and Biodiversity Net Gain Strategy (document 6.7.2) have also been submitted as part of the application documents. Provided the principles from the two documents are included as part of the Landscape and Ecological Management Plan, which is secured by requirement number 11, it is considered that a separate requirement would not be necessary.

Actions arising from the Issue Specific Hearing 3.

12. Provide details of other DCO schemes which are appropriate comparators in terms of noise assessment

Response:

Please see separate document submitted from Royal Haskoning on behalf of this Council.

Yours faithfully



Phil Norman
Assistant Director – Planning and Strategic Infrastructure
(Chief Planning Officer)